

ATTORNEY DOCKET NO.: 21087.0029U1

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## DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION

⊠ Original	Supplemental	Substitute	PCT		
As a below named inventor, I hereby declare that:					
		zenship are as stated belo			
and joint inventor (i which a patent is so	f plural names are list ught on the invention	eventor (if only one name ted below) of the subject rentitled "METHOD FOR PED GROUP FUNCTION ILSIONS", which is described.	RODUCING POLYME	RS WITH	
(check one)	which is attached hereto, or which was filed on November 3, 2003, as United States Application Serial No. 10/699,994 and with amendments through (if applicable), or in International Application No, filed, and as amended on (if applicable).				
I hereby state that including the claim	I have reviewed and s, as amended by any	understand the contents amendment referred to al	of the above identificove.	ed specification,	
I acknowledge the the claims of this a	duty to disclose all in	nformation known by me nce with Title 37, Code of	to be material to the Federal Regulations	e patentability of , §1.56.	
I hereby claim fore any foreign applic international appli America, listed bel patent or inventor's	eign priority benefits cation(s) for patent of cation which design	under Title 35, United Stor inventor's certificate, ated at least one count ntified below, by checkin CT international applicati	ates Code §119 (a)-or §365(a) or §365 ry other than the light the box, any foreign	(d) or §365(b) of (b) of any PCT United States of application for	
PRIOR FOREIGN APPLICATIONS: (ENTER BELOW IF APPLICABLE)				PRIORITY CLAIMED (MARK APPROPRIATE BOX BELOW)	
APP. NUMBER	COUNTRY	DAY/MONTH/YEAR FILE	D YES	NO	

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I hereby appoint the following attorneys and/or agent(s) associated with the following customer number to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith:

#### Customer No. 23859

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I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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# RECEIVED IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Mail Stop Missing Parts

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### SIR: PLEASE ACKNOWLEDGE RECEIPT OF THE FOLLOWING:

- X Response to Notice to File Missing Parts of Non-Provisional Application (2 pages)
- X Copy of Notice to File Missing Parts of Non-Provisional Application (2 pages)
- X Executed Declaration and Power of Attorney (2 pages)
- Credit Card Payment Form PTO-2038 authorizing payment in the amount of \$65.00 (1 page)
- X Certificate of Mailing dated February 11, 2004
- X USPTO Acknowledgement Postcard

In RE Application of: Scranton et al.

"METHOD FOR PRODUCING POLYMERS WITH CONTROLLED MOLECULAR WEIGHT AND END

GROUP FUNCTIONALITY USING PHOTOPOLYMERIZATION IN MICROEMULSIONS"

Serial No. 10/699,994

Attorney/Docket No: 21087.0029U1

Filed:

November 3, 2003

Attorney/Secretary:

MAK/LAV:dmw



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